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"Too tight" or "too loose" plays the mischief between feet. Crossett Shoes are chiropodists' enemies. When your feet slide into Crossett's they will sigh: "For this relief much thanks."

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MAKES LIFE'S WALK EASY.

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LAST WEEK
OF

Madame Yale's SKIN FOOD FREE!



The Special Spring Souvenir Yale Sale will continue all this week in charge of one of Madame Yale's most expert demonstrators, direct from her new and magnificent retail parlors, 306 Fifth Avenue (opposite Tiffany's), New York.

It is unnecessary to state that Madame Yale's toilet requisites are the standard, having stood the test of time and experiment. They are now in universal use by all lovers of high-grade toilet specialties throughout the world. It is safe to say that millions of pretty girls and beautiful women in this country owe the beauty of their complexions and the luxuriance of their hair to Madame Yale's preparations.

FREE Beauty Consultation

Ladies who are desirous of trying these preparations and who would like to ask questions concerning them (the proper ones to select, etc.) can obtain all the information they desire from Madame Yale's representative, who will be here the entire week.

Special for This Week

With every purchase of Madame Yale's preparations to the amount of 75c or over we are authorized to give FREE OF CHARGE a large souvenir jar of Madame Yale's celebrated skin food.

MAIL ORDERS FILLED

Ladies unable to call may order by mail. The skin food souvenirs and beauty books will be included in each order.

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8th St. & Pa. Ave.
"THE BUSY CORNER"

WANTED.

Boys with bicycles can obtain employment in our

Messenger Department.

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For Sale—Private turnouts, consisting of Heavy Carriages, Broughams, Victoria and fine hand-made harnesses. Everything practically new. Low price to quick purchaser.

DOWNEY'S STABLES,
1622 L St. N.W.

If you wish to buy or sell it will be to your advantage to consult me.

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MONEY SAVED BY THE USE OF

Magic Renovator

"THE GREAT CLEANER."

IS SPOT CASH TO YOU.

Non-inflammable. Restores luster to black goods. Cleans faces and silks. Does not stain. Absolutely necessary to every well-dressed man and woman. Try it and you will see it will deliver a bottle to your door for 25c.

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For Sale—Private turnouts, consisting of Heavy Carriages, Broughams, Victoria and fine hand-made harnesses. Everything practically new. Low price to quick purchaser.

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You Can Depend

Upon the quality of anything you buy here, for we are extremely careful in making our selections. We keep our stocks excellently assorted, and carry everything needed in house-keeping. We invite you to open an account, and we will gladly arrange the terms of payment to suit you.

Our cash prices are the lowest you can find anywhere, and there is never more than 10% increase for the longest terms of credit.

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—The biggest and best value in Lawn Mowers ever offered and well worthy of your attention. Let us have your order at once.

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Hardware, 1010 Pa. ave.

ap2-4, 6, 8, 20

GOV. HUGHES LOSES IN FIGHT ON KELSEY

New York Senate Votes Against Removal of Insurance Superintendent.

The enforced retirement of state official. Defeated by 27 to 24. Line up of anti-Hughes forces in the legislature.

ALBANY, N. Y., May 3.—With every indication pointing to the defeat of Gov. Hughes' recommendation for the removal of Otto Kelsey as superintendent of insurance, the senate in session at a few minutes before midnight last night began the roll call.

There was at that time general agreement among the leaders on both sides that there would not be at most more than twenty-four votes of the necessary twenty-six for removal. Most of the speculation allowed that side but twenty-two or twenty-three. It was expected that there would be twenty-seven or twenty-eight votes against removal.

Bitter was the long debate on both sides, with ex-Judge Edward W. Hatch, counsel for Kelsey, starting off the fight by an argument in favor of his retention.

Judge Hatch's Argument.

From 11:30 o'clock in the forenoon, when ex-Judge Hatch began his two-hour argument in Kelsey's behalf, an air of suppressed excitement pervaded the senate chamber. The space behind the forum rails was filled with spectators, and the galleries were crowded.

For the first time in many years applause was heard in the senate chamber. Senator White of Syracuse, after an appeal in Kelsey's behalf in the afternoon session, was applauded by the old guard. The other demonstrators started in the galleries while Senator Armstrong was speaking for the governor's side of the contention. Senator Rainey, who was not willing to have any demonstration of approval for one of Kelsey's opponents, quickly arose in his seat to ask a question. That was enough to quell the demonstration. At the end of Senator Armstrong's speech, when another demonstration was getting under way, Senator Grady jumped to his feet with the same dampening effect on the gallery enthusiasm.

Senators Rainey, Grady and McCarren acted in concert throughout the day. It was the day of the "Rainey democracy" and the "Grady republicanism." A majority of the republican senators who can be pulled with strings by the leaders were receiving telegrams and long-distance telephone calls at frequent intervals. Throughout the day there was the most remarkable fluctuation in the tide of "sentiment" among the senators. Now one, now another important member of the upper house was said to have changed his position.

Only One Absentee.
Only one senator was absent. This was Senator Emerson of Warren county, who has been regarded as "doubtful." Pressing business had been given as his reason for staying away on a day when it would have been necessary for him to come out into the open.

Senator Saxe of New York received a message early in the morning summoning him to the city on account of a death in his family. But Senator Saxe determined to remain until his vote in support of the governor's recommendation for Kelsey's removal had been cast.

It was 11:25 o'clock before the senate

had done with the routine business of the day. The stage was cleared for the Kelsey case. Ex-Judge Hatch, Daniel E. Ainsworth and ex-Attorney General Mayer, who have been conducting Kelsey's defense, were escorted into the senate chamber by Senator Davis, chairman of the senate committee, with a great deal of ceremony.

Ex-Judge Hatch at once plunged into his opening address. He began by denying the frequently made accusation that the interests opposed to the governor in the Kelsey case and those opposing the public utilities bill were pooled.

"Neither the superintendent of insurance nor his friends," said Mr. Hatch, "are interested in any legislation now pending before the senate. This case stands alone and should be decided on its own merits."

"The fire insurance people knew that in Kelsey they had a man who could not be swept off his feet by public clamor or appeal. They knew that a man shall say in this land and age: 'We want an office,' and to get it he will do anything, and that shall remain a stain on his name and the name of an honest man forever!"

Hinman Defends Hughes.
When Judge Hatch had closed a recess was declared until 2:30 o'clock, when the debate on the case began. Senator Hinman took up the charge of Kelsey's counsel that the insurance superintendent had been deprived of his rights and literally tore it to tatters.

He made a ringing appeal to the senate to support Gov. Hughes, which caused every member to sit up in his seat and take notice. In common with nearly every senator who spoke, Mr. Hinman attested his complete confidence in the personal integrity of Mr. Kelsey and paid a tribute to his many good qualities.

He said that while he had been one of the members on the judiciary committee to recommend Kelsey's counsel be heard before the senate, he was absolutely certain that the governor's recommendations for Kelsey's removal could not possibly be looked upon as charges against the insurance superintendent.

The governor might have sent his recommendation to the senate without stating any of the reasons for his request," said Senator Hinman. "There is nothing in the constitution to suggest the necessity of making charges or stating reasons or granting a hearing, or anything of the sort. Senator Armstrong was absolutely right in his contention that it was only by courtesy Kelsey could be heard at all in person or through counsel."

NEW IMMIGRATION RECORD.

20,729 Immigrants Arrive at New York in One Day.

NEW YORK, May 3.—All records for the number of immigrants arriving at the port of New York in a single day were broken in the twenty-four hours ended at 8 o'clock last night. By that hour fourteen steamships brought into the harbor since 8 o'clock Wednesday night, 20,729 immigrants from nearly every section of the civilized world. This exceeds by fully 5,000 the largest number of immigrants ever landed here in a single day. From Naples five steamers brought 8,267 steerage passengers. The steamer Bulgaria alone had 2,734 passengers in her steerage.

With the facilities at the Ellis Island immigration station already severely taxed as a result of unusually heavy arrivals during the past few days, many of those who came in yesterday were forced to undergo a long wait before they were permitted to land.

Death to Assault Women.

FRANKFORT, Ky., May 3.—The Kentucky law inflicting the death penalty for criminal assault was sustained in a remarkably terse and comprehensive opinion filed by the court of appeals yesterday, affirming a death sentence imposed on Harrison Alexander, colored, for an assault on a white woman in Muhlenberg county.

DICK FOUND GUILTY.

Member of Cumberland Bar Convicted of Embezzlement.

CUMBERLAND, Md., May 3.—In the second embezzlement case against Robert A. L. Dick of the Cumberland bar the jury returned a verdict of guilty late last night. The jury was completed yesterday and the case was concluded late yesterday afternoon, the jury retiring about 6 o'clock. The state claims that Mr. Dick, as agent of the Wiederman Brewing Company, was entrusted with the settlement of a bill of sale which the company had against the former agent, E. C. Mace of Lonsdale, that Mace borrowed the money from the company, the check was given to Mr. Dick for \$125, to secure which Mace gave a bill of sale to the friend from whom he had borrowed. Mr. Dick, it is alleged, released Mace from the company, and the money was collected from Mace to the company. Mr. Dick claims that he was attorney, and not agent, and that he had an open account as such attorney against the brewing company which he wanted the agent of the company, Mr. Windham, to settle.

Charles H. Thornton and William W. Baker, formerly note teller and bookkeeper, respectively, in the Hamilton National Bank of Chicago, were convicted of the embezzlement of \$10,000 from the bank. Thornton was sentenced to five years in the government prison at Fort Leavenworth and Baker to five years in the house of correction.

INSURANCE SCANDAL

Further Investigation as to the Ballot Forgeries.

WOMAN CLERKS ALL TESTIFY

Several Witnesses Contradict Story of George R. Scroggum.

JEROME SAYS HE IS SATISFIED

No One Has Yet Been Found to Certify to the Actual Alteration of Votes.

NEW YORK, May 3.—Investigation by the district attorney's office into the affairs of the international policy holders' committee yesterday led to the disclosure of the identity of the forger of a large amount of ballots which it is alleged were voted at the recent election in the New York Life office.

Fifteen women, former clerks of the international committee, were brought to the office of Acting District Attorney Smyth in the custody of county detectives. These women were all questioned about the alleged forged ballots and as to what they knew about the placing of fictitious names as witnesses on the ballots.

Among other witnesses examined were Jay E. Lawhe, Alphonse G. Koebler and Robert Selwyn House, three of the five in the custody of the district attorney's office to take charge of election, who were appointed by the New York Life office to take charge of the election. These witnesses contradicted in detail the statement of George R. Scroggum as to the placing of 1,100 ballots.

No Affidavits in Boxes.

Another witness who contradicted Mr. Scroggum was the stenographer of the board of inspectors, who examined every ballot box as it was opened, and alleges no affidavit was in any of the boxes.

When examined in the district attorney's office, Charles Sturup, a co-defendant with Mr. Scroggum, it is alleged, admitted he had signed many fictitious names as witnesses on the ballots in the office of the international committee, and said he had been authorized to do so by a letter, which is said to be in existence, and is being searched for by the district attorney's agents.

No one has yet been found to testify to the actual forging of ballots. Comment was made in the criminal courts building yesterday on the speedy arrests in the cases of Scroggum, Carrington and Sturup, and the inactivity in the district attorney's office in the case of Charles S. Fairchild, who when in Europe was jointly indicted with George W. Perkins last December for forgery. He returned publicly to this city about six weeks ago.

Fairchild to Plead Monday.

It was only yesterday that Robert G. Monroe of the firm of Macfarlane, Whiter & Monroe, called on District Attorney Jerome to arrange for the appearance of Mr. Fairchild in court.

If any bench warrant has ever been issued for Mr. Fairchild it has never been served since his return, and he has been allowed his liberty in exception to the rule that served warrants shall for prompt arrest.

It was arranged between the district attorney and Mr. Monroe for Mr. Fairchild to come before Justice Greenbaum at such time as will suit his convenience next Monday and plead to the indictment.

The specific charges against Mr. Fairchild are embraced in two indictments for false entries in the New York Life ledger, two for false entries in the New York Life blotter, and two for entries in the New York transactions in two checks of stock, being 5,300 shares of Milwaukee and St. Paul and 10,000 shares of Chicago and Northwestern, worth \$3,357,000. These entries, it is alleged, were transferred, in order to deceive the Prussian government, by a dummy sale from the New York Life to the New York Securities and Trust Company.

Jerome Satisfied With Action.

The excuse given in the district attorney's office for the failure to arrest Mr. Fairchild was that the Thaw case was going on and Justice Fitzgerald could not be disturbed, and since the Thaw trial Justice Fitzgerald had been on a vacation.

District Attorney Jerome said last night in answer to the charge that discrimination had been shown in the election investigation that he was satisfied with all his assistants, Mr. Howe and Mr. Smyth, had done to cause the arrest of Scroggum, Carrington and Sturup.

Concerning the protest to the manner of the arrest of Scroggum, Mr. Jerome said that whenever there is sufficient evidence against any delinquent in Ohio there will never be any delay in making arrests. In view of the extraordinary treatment received from the Ohio authorities in extradition proceedings.

Four Deaths During Ocean Voyage.

NEW YORK, May 3.—Four deaths, three in one family, were recorded on the ship's log when the White Star liner Baltic arrived at her dock from Liverpool last night. In the steerage Gustav Svenson was bringing his wife and nine children to America. Three of the children were taken ill with dysentery and died. They were buried at sea. The fourth death was that of Mrs. M. A. Robbins of Boston, who succumbed to an acute kidney trouble yesterday afternoon. The ship's log showed 3,067 persons on board.

Students' Annual Nightshirt Parade.

ANNAPOLIS, Md., May 3.—The "night-shirt parade," the annual mock ceremony of the students of St. John's College, was held on the college campus last night. The students, attired in costumes which suggest the night-shirt, went through a parade shown under the command of Cadet Major Hugh Colbourne, the college band taking part. The orders read during the parade were given by the students. The members of the faculty and students, many of the participants carried torches or transparencies with humorous inscriptions.

Thirty Lashes for Wifebeater.

BENTON, Md., May 3.—Charles Wilson, colored, was convicted of wifebeating before Justice Steele and sentenced to thirty lashes and one year in the house of correction. This is the first time in the history of the county that the statute against wifebeating has ever been invoked, the ordinary charge of assault and battery being the one preferred by the state heretofore. The circumstances surrounding the case were such, however, that State's Attorney Goldsborough deemed it necessary to make it an example. Wilson has taken an appeal.

The pope yesterday received in private audience a party of sixty Knights of Columbus from Buffalo, N. Y., who presented an offering. The pontiff thanked the Americans warmly and bestowed his benediction on them. The visitors were received by Papal Secretary of State Merry del Val later in the day.

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The man who pays all cash for these houses pays \$6,250, \$6,450 or \$6,650, just the same as the man who pays \$1,000 cash and the balance on monthly payments.

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Examine the houses "on your own hook," or let our representatives explain their fine qualities to you by appointment. Our automobiles and surreys constantly at your service.

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This property in the center of the city is advantageously situated for a department store or other large commercial house, and contains 8,000 square feet of ground, having a large frontage on two important streets with car lines on each.

The present buildings will be remodeled or removed and a new structure erected to suit the requirements of a responsible tenant.

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American National Bank Bldg.,
Washington, D. C.

MAY STRIKE FOR AIR.

Tenement Commission Employees Complain of Stuffy Quarters.

NEW YORK, May 3.—Fourteen young women copyists employed in the Brooklyn office of the tenement house commission are angry because of certain rules that have been laid down for their guidance, and also because of the stuffy quarters in which they work in one of the towers of the Temple Park building, No. 44 Court street. Yesterday the fourteen had reached such a state of indignation that several of them were for declaring a strike. Three of the girls were reprimanded on Wednesday for going out of the room for eight minutes without permission. They say they were compelled to leave the room to get a breath of fresh air.

When the three returned they were informed, they say, that they would have to make up the eight minutes after 5 o'clock. As the copyists had been working from 9 until 4 before the spring rush of work set in, and as they had consented to work an additional hour to help the department out, the three decided that the penalty of working eight minutes after 5 o'clock was an imposition. They promptly informed the chief copyist that they would not work a minute after 5 o'clock.

The three girls kept their word, but when they reached the office yesterday morning they learned that a charge of insubordination had been made against them to W. H. Abbott, who is in charge of the Brooklyn branch of the commission. When Mr. Abbott read the charges and learned of the trouble that was brewing in the tower above his office he was in a grave quandary. He refused to discuss the matter or say whether he would require the three copyists to work the extra eight minutes. If he does issue such an order the girls declare there will be a strike.

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Positively the best homes in Mount Pleasant at this price. I will sell five only at above figure.

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Take Mt. Pleasant car to Park road. Can be seen at any time.

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